## UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION-FLINT

SOUTHERN DIVISION-FLINT			
IN RE: Joseph and Debtors.	Maria Veal,		Case No. 10-30469-DOF Honorable Daniel Opperman Chapter 13
ORDER CONFIRMING PLAN			
held after due notice		s, if any, have been resolv	A hearing on confirmation of the plan was yed. The Court hereby finds that each o 325(a) are met.
Therefore, IT	IS HEREBY ORDERED that the	Debtor's Chapter 13 plan,	as last modified, if at all, is confirmed.
and reimbursement	of expenses is allowed in the such claim which has not alread	total amount of \$3,500.	or, for the allowance of compensation 00 in fees and \$0.00 in expenses, and 500.00 shall be paid by the Trustee as
	HER ORDERED that the Debtor squired by law and contract.	hall maintain all policies o	of insurance on all property of the Debto
the Trustee is therefo			owed pursuant to 11 U.S.C. §502(a), and ant to the terms of the Chapter 13 plan, as
IT IS FURTH	ER ORDERED as follows:		
Debtor's payr	ments shall increased by \$437.00	in June, 2010 and anothe	r \$210.00 in May of 2011.
Approved:		Debtor Attorney:	
/s/ Carl L. Bekofske Chapter 13 Trustee 510 W. Court St. Flint, MI 48503 810-238-4675 ecf@flint13.com P10645		/s/ Melissa D. Francis, Esc Melissa D. Francis, Esq. (I Marrs & Terry, PLLC 6553 Jackson Rd. Ann Arbor, MI 48103 734-663-0555 marrsandterry@yahoo.com	P61495)
Signed on May 24, 2010			
			Daniel S. Oppermanel S. Opperman
		שלוודי	opporman

United States Bankruptcy Judge